

भारत का राजपत्र

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PART II—Section 1

प्राप्तिकार से प्रकाशित

PUBLISHED BY AUTHORITY

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No 3 NEW DELHI, SATURDAY, MARCH 19, 1966/PHALGUNA 28, 1887

इस भाग में भिन्न पृष्ठ संख्या की जाती हैं जिससे इक एह अलग संकलन की रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

MINISTRY OF LAW

(Legislative Department)

New Delhi, the 19th March, 1966/Phalguna 28, 1887 (Saka)

The following Act of Parliament received the assent of the President on the 18th March, 1966, and is hereby published for general information:—

THE DELHI LAND REFORMS (AMENDMENT) ACT, 1966

No. 1 of 1966

[18th March, 1966]

An Act further to amend the Delhi Land Reforms Act, 1954.

Be it enacted by Parliament in the Seventeenth Year of the Republic of India as follows:—

1. This Act may be called the Delhi Land Reforms (Amendment) Act, 1966. Short title.

Amend-
ment of
section 3.

2. In section 3 of the Delhi Land Reforms Act, 1954 (hereinafter referred to as the principal Act),—

Delhi
Act 8
of 1954.

(a) for clause (6), the following clause shall be, and shall be deemed always to have been, substituted, namely:—

'(6) "Deputy Commissioner" includes—

(i) a Collector;

(ii) an Additional Collector;

(iii) a Revenue Assistant empowered by the Chief Commissioner by notification in the Official Gazette to discharge all or any of the functions of a Deputy Commissioner under this Act; and

(iv) an Assistant Collector of the first grade or class empowered as aforesaid;';

(b) for clause (19A), the following clause shall be, and shall be deemed always to have been, substituted, namely:—

'(19A) "Revenue Assistant" includes any Assistant Collector of the first grade or class empowered by the Chief Commissioner to perform all or any of the functions of a Revenue Assistant under this Act,'.

Amend-
ment of
section
13.

3. In section 13 of the principal Act, in sub-section (1), for clause (f), the following clause shall be, and shall be deemed always to have been, substituted, namely:—

"(f) a tenant of or over twelve years in Shahdara Circle and a non-occupancy tenant in any part of the Union territory of Delhi other than a non-occupancy tenant referred to in clause (d);".

Valida-
tion of
action
taken
under
sections
11 and 13.

4. Notwithstanding anything to the contrary contained in the principal Act or in any other law for the time being in force or in any judgment, decree or order of any court,—

(a) all declarations (whether general or individual) conferring or purporting to confer Bhumidhari rights in favour of any person or class of persons under any of the clauses (a) to (c) of sub-section (1) of section 11, or in favour of any tenant or class of tenants under any of the clauses (a) to (h) of sub-section (1) of section 13 of the principal Act, made before the 5th day of February, 1966, by the Deputy Commissioner or a

Revenue Assistant (whether or not such Revenue Assistant was empowered by the Chief Commissioner to discharge all or any of the functions of a Deputy Commissioner), shall be deemed to be, and to have always been, made by such Deputy Commissioner or, as the case may be, Revenue Assistant in accordance with law and the persons or class of persons or the tenants or class of tenants in whose favour any such declaration has been made shall be deemed to have been validly and lawfully declared as Bhumidhars:

Provided that nothing herein contained shall affect the right of any person to call in question any such declaration on the ground only that the entries in the revenue records on the basis of which such declaration has been made are incorrect;

(b) all suits, appeals and other proceedings relating to any such declaration pending before any court or other authority immediately before the 5th day of February, 1966, other than those based on the ground referred to in the proviso to clause (a), shall, on that date, be deemed to have abated.

~~2 of 1966.~~ 5. (1) The Delhi Land Reforms (Amendment) Ordinance, 1966, Repeal
and
saving. is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under this Act as if this Act had commenced on the 5th day of February, 1966.

S. P. SEN-VARMA,
Secy. to the Govt. of India.

ERRATA

In the Coal Mines Provident Fund and Bonus Schemes (Amendment) Act, 1965 (45 of 1965) as published in the Gazette of India, Extraordinary, Part II, Section 1, dated December 14, 1965—

Page 627—

In the proviso to sub-section (1) of section 10B as inserted by .
section 10,—

(i) In line 4, for "was" read "has"; and

(ii) In clause (a) for "and of" read "any of".

ERRATA

In the Ordinance, 1966 (No. 1 of 1966) of the Ministry of Law (Legislative Department) dated 1st February, 1966, published in the Gazette of India Extraordinary, Part II—Section 1, dated 1st February, 1966, the Issue No. in Hindi and English and also page Nos. should be read as follows:—

for “सं० 57” read “सं० 1”

for “No. 57” read “No. 1”

for pages “677, 678” read pages “1, 2”.

In the Ordinance, 1966 (No. 2 of 1966) of the Ministry of Law (Legislative Department) dated 5th February, 1966, published in the Gazette of India Extraordinary, Part II—Section 1, dated 5th February, 1966, the Issue No. in Hindi and English and also page Nos. should be read as follow:—

for “सं० 58” read “सं० 2”

for “No. 58” read “No. 2”

for pages “679, 680, 681” read pages “3, 4, 5”.